UNITED STATES DISTRICT SOUTHERN DISTRICT OF  Tyrel Henderson		AMENDED
	Plaintiff,	CIVIL RIGHTS COMPLAINT 42 U.S.C 1983
V.		17 CV 3977 (cm)
New York City D.H.S Officer A et al.	Alvarez, shield #628;	
	Defendant(s)	

### I. PARTY

Name of the Plaintiff: Tyrel Henderson Address: 41 Lott Avenue, apt# 1B, Brooklyn, New York 11212

List all defendants' name and the addresses at which each defendant may be served.

Defendant No. 1 NYC Department of Homeless Service Police Officer Alvarez,

shield, 628

33 Beaver Street

New York, NY 10004

Defendant No. 2 Program Aide, Southwell

Boulevard Men's Shelter 2027 Lexington Avenue

New York, NY 10035

### II. STATEMENT OF CLAIM

- 1. On May 10, 2017 at 2027 Lexington Avenue, New York, NY, 10035 around 5:30 p.m., Henderson had a verbal dispute with resident. There was a brief exchange of words.
- 2. <u>D.H.S Officer Alvarez, shield# 628, intervened and stated to other officers that Program Aide, Southwell had called. E.M.S, and that Plaintiff should remain in cafeteria until E.M.S arrive (Medical Record# 1715237).</u>

- 3. The executive director and team had a conference meeting with Henderson about confrontation. Plaintiff noted that there weren't any violence.
- 4. <u>Defendant, Southwell had already called E.M.S. Henderson refused custody of E.M.S workers, "Why do I have to go to psychiatric unit?" She stated that it is facility procedure.</u>

## FALSE IMPRISONMENT UNDER THE FOURTH AMENDMENT AGAINST OFFICER ALVAREZ

5. <u>Defendant was in absence of probable cause and acted without knowledge of Plaintiff possessing an instrument that could cause harm to himself or the officer's person.</u>

# FALSE IMPRISONMENT UNDER THE FOURTH AMENDMENT AGAINST PROGRAM AIDE, SOUTHWELL

6. Defendant was in absence of probable cause and acted without knowledge of Plaintiff possessing an instrument that could cause harm to himself or the officer's person.

## III. CLAIMS OF INJURY

Plaintiff has suffered loss of time and life due to taken into custody at psychiatric hospital unit for 24 (twenty-four) hours.

### IV. RELIEF

Plaintiff, Tyrel Hendeson request \$30,000 in compensatory damages for false imprisonment.

I declare under the penalty of perjury that on 2018 I served the annexed CIVIL RIGHTS COMPLAINT upon the United States District Court of the Southern District Of New York by depositing in a post/official depository under the exclusive care and custody of the United States Postal Service, within the State of New York.

Signed this 5 day of Lebis, 2018, I declare under penalty of perjury that the foregoing is true and correct.

Signature

Tyrel Henderson 41 Lott Avenue, apt#1B Brooklyn, New York 11212

February 5, 2018

To:

Pro Se Clerk Southern District of New York 500 Pearl St New York, NY 10007

Plaintiff, Tyrel Henderson submits the amended complaint pursuant to Judges' order. I thank you in advance for assistance!

Sincerely,

Pro Se Plaintiff Tyrel Henderson 41 Lott Avenue, apt#1B Brooklyn, NY 11212

